## 43

## DECLARATION AND POWER OF ATTORNEY

As a below-named inventor, I hereby declare that:

My residence, post office address, and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

A METHOD FOR INHIBITING NEW TISSUE GROWTH IN BLOOD VESSELS IN A PATIENT SUBJECTED TO BLOOD VESSEL INJURY

he specification of check one)		s attached here	to.		
	. <del></del>	•			•
	<u>X</u>	was filed on	October 13, 20	00	as
	Applican	ion Serial No	09/687,528		
	and was	amended			·
				(if appl	icable)
to be material to p  I hereby claim fore	patentability as rign priority ben reign application	defined in Title efits under Title on(s) for natent	ent and Trademark Of 37. Code of Federal I 35. United States Cod or inventor's certifica	Regulations, Se de, Section 119 te, or Section 3	ction 1.30. (a)-(d) or Section 865(a) of any PC
I hereby claim fore 365(b) of any for International App	patentability as rign priority ben reign application plication which	defined in Title efits under Title on(s) for patent designated at	e 37. Code of Federal I e 35. United States Cod	Regulations, Se de. Section 119 te. or Section 3 er than the Un tor inventor's c	ction 1.30. (a)-(d) or Section 165(a) of any PC nited States, liste vertificate, or PC
to be material to p I hereby claim fore 365(b) of any for International App below. I have als International Appl	patentability as rign priority ben reign application plication which to identified bel dication having	defined in Title efits under Title on(s) for patent designated at	2 37. Code of Federal I 2 35. United States Cod or inventor's certifica least one country oth application for patent	Regulations. Se le. Section 119 te. or Section 3 er than the Un tor inventor's o t application fr	ction 1.30. (a)-(d) or Section 165(a) of any PC nited States, liste vertificate, or PC
to be material to p I hereby claim fore 365(b) of any for International App below. I have als International Appl is claimed:	patentability as rign priority ben reign application which o identified bel lication having plication(s)	defined in Title efits under Title on(s) for patent designated at	2 37. Code of Federal I 2 35. United States Cod or inventor's certifica least one country oth application for patent	Regulations. Se le. Section 119 te. or Section 3 er than the Un tor inventor's o t application fr	ction 1.30. (a)-(d) or Section (65(a) of any PC nited States, liste vertificate, or PC vom which priorit
to be material to particle to be material to particle for a formational Application of the control of the contr	patentability as rign priority ben reign application which o identified bel lication having plication(s)	defined in Title efits under Title on(s) for patent designated at low any foreign a filing date be	2 37. Code of Federal I 2 35. United States Cod or inventor's certifica least one country oth application for patent fore that of the earlies	Regulations, Se  de, Section 119  te, or Section 3  er than the Un  to or inventor's o  t application fr  Priority	ction 1.30. (a)-(d) or Section (65(a) of any PC hited States, liste vertificate, or PC vom which priority (Claimed
to be material to particle to	patentability as rign priority ben reign application which o identified bel lication having plication(s)	defined in Title efits under Title on(s) for patent designated at low any foreign a filing date be	2 37. Code of Federal I 2 35. United States Cod or inventor's certifica least one country oth application for patent fore that of the earlies	Regulations, Se  de, Section 119  te, or Section 3  er than the Un  to or inventor's o  t application fr  Priority	ction 1.30. (a)-(d) or Section (65(a) of any PC hited States, liste vertificate, or PC vom which priority (Claimed
to be material to particle to be material to particle for a form of any for any for any for any for any form of an	patentability as rign priority ben reign application which o identified bel lication having plication(s)	defined in Title efits under Title on(s) for patent designated at low any foreign a filing date be	2 37. Code of Federal I 2 35. United States Cod or inventor's certifica least one country oth application for patent fore that of the earlies	Regulations, Se  de, Section 119  te, or Section 3  er than the Un  to or inventor's o  t application fr  Priority	ction 1.30. (a)-(d) or Section (65(a) of any PC hited States, liste vertificate, or PC vom which priority (Claimed
to be material to particle to be material to particle for a form of any for any for any for any for any for any form of any formational Application of a formation of a for	patentability as rign priority ben reign application which o identified bel lication having plication(s)	defined in Title efits under Title on(s) for patent designated at low any foreign a filing date be	2 37. Code of Federal I 2 35. United States Cod or inventor's certifica least one country oth application for patent fore that of the earlies	Regulations, Se  de, Section 119  te, or Section 3  er than the Un  to or inventor's o  t application fr  Priority	ction 1.30. (a)-(d) or Section (65(a) of any PC hited States, liste vertificate, or PC vom which priority (Claimed

David M. Stern, et al. Applicants: 09/687,528 U.S. Serial No.: Filed: October 13, 2000

Declaration and Power of Attorney		rage 2
I hereby claim the benefit under Title 3 provisional application(s) listed below:	35. United States Co	de, Section 119(e) of any United States
•		Commo

Provisional Application No.	Filing Date	<u>Status</u>
N/A		

I hereby claim the benefit under Title 35. United States Code, Section 120 of any United States Application(s). or Section 365(c) of any PCT International Application(s) designating the United States listed below. Insofar as this application discloses and claims subject matter in addition to that disclosed in any such prior Application in the manner provided by the first paragraph of Title 35. United States Code. Section 112, 1 acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56, which became available between the filing date(s) of such prior Application(s) and the national or PCT international filing date of this application:

Application Serial No.	Filing Date	<u>Status</u>	
N/A			

## And I hereby appoint

John P. White (Reg. No. 28,678); Christopher C. Dunham (Reg. No. 22,031); Norman H. Zivin (Reg. No. 25,385); Jay H. Maioli (Reg. No. 27,213); William E. Pelton (Reg. No. 25,702); Robert D. Katz (Reg. No. 30,141); Peter J. Phillips (Reg. No. 29,691); Wendy E. Miller (Reg. No. 35,615); Richard S. Milner (Reg. No. 33,970); Robert T. Maldonado (Reg. 38,232); Paul Teng (40,837); Richard F. Jaworski (Reg. No. 33,515); Elizabeth M. Wieckowski (Reg. No. 42,226); Pedro C. Fernandez (Reg. No. 41,741); Gary J. Gershik (Reg. No. 39,992); Jane M. Love (Reg. No. 42,812); Spencer H. Schneider (Reg. No. 45,923) and Raymond A. Diperna (Reg. No. 44,063).

and each of them, all c/o Cooper & Dunham LLP. 1185 Avenue of the Americas, New York, New Y rk 10036. my attorneys, each with full power of substitution and revocation, to prosecute this application, to make alterations and amendments therein, to receive the patent, to transact all business in the Patent and Trademark Office connected therewith and to file any International Applications which are based thereon under the provisions of the Patent Cooperation Treaty.

Page 2